exemption of wages, be amended to read as follows: Amendment. Section 5412. Current wages or salary to the amount of one hundred dollars for personal services rendered by any person having a family dependent upon him for support, shall be exempt from garnishment, and where it appears upon the trial, or by answer of the garnishee, when not controverted as hereinafter provided, that the garnishee is indebted to the defendant for such current wages or salary for an amount not exceeding one hundred dollars, the garnishee shall be discharged as to such indebtedness; that if the garnishment be founded upon a debt for actual necessaries furnished to the defendant or his family, no exemption shall be allowed in excess of ten dollars per week for four consecutive weeks. The provisions of this section shall apply to actions in the Superior Court or before justices of the peace.

Passed the House March 4, 1901. Passed the Senate March 13, 1901. Approved by the Governor March 18, 1901.

CHAPTER CXL.
[H. B. No. 112]

AMENDING ACT RELATING TO THE CLEARING OUT AND IMPROVEMENT OF RIVERS AND STREAMS.

AN ACT amending section 4391 of Ballinger's Annotated Codes and Statutes of Washington, the same being section 5 of an act entitled "An act to provide for the organization and incorporation of companies for clearing out and improving rivers and streams in this state, and for the purpose of driving, sorting, holding and delivering logs and other timber products thereon, fixing maximum tolls therefor," approved March 18, 1895.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. That section 1491 of Ballinger's Codes and Statutes of Washington, being section 5 of an act entitled "An act to provide for the organization and incorporation of companies for clearing out and improving rivers and streams in this state and for the pur-
pose of driving, sorting, holding and delivering logs and other timber products thereon, fixing maximum tolls therefor," approved March 18, 1895, be and the same is amended to read as follows: Sec. 4391. After such corporation shall have entered upon its duties, which shall be within three months of the time of filing of its maps of location, such corporation shall come in streams theretofore navigable, upon the request of the owners, and in case of logs and other timber products being commingled, or lying in such a position as to obstruct or impede the drive, without such request, and in streams not navigable before such improvements were made, without request, sluice, sack and drive all logs and other timber products of suitable length that may be placed in the beds of the stream improved as aforesaid, or that may be delivered into its ponds, and shall handle all such logs and other timber products of all persons upon the same terms, without discrimination as to time of sluicing, sacking and driving such logs, or other timber products, and shall be entitled to charge and collect reasonable and uniform tolls for such services on all logs and other timber products so handled; such tolls shall not exceed one dollar per thousand feet, board measure, on logs, spars, or other large timber, and reasonable compensation on all other timber products, for sluicing, sacking and driving the same, such charges to be fixed by the board of trustees of such corporation in proportion to the distance such timber is to be driven and the number of dams through which the same is necessarily sluiced, and in case any such corporation shall be engaged in the booming and rafting of logs and other timber so sluiced, sacked and driven, an additional sum not to exceed sixty cents per thousand feet for logs, spars and other large timber, and reasonable compensation on all other timber products may be charged for booming and rafting the same; the amount of such logs and other products is to be determined by the usual method of scaling, and such corporation shall have a lien upon all logs and other timber products handled for sluicing,
sacking and driving, and for booming and rafting the same, to be enforced in any manner now or hereafter provided by law for the enforcement of liens for labor on logs.

Passed the House February 15, 1901.
Passed the Senate March 13, 1901.
Approved by the Governor March 18, 1901.

CHAPTER CXLII.
[H. B. No. 174.]
RELATIVE TO TIDE LANDS WITHIN CITY LIMITS OF ABERDEEN.

AN ACT relating to the tide or shore lands within the city limits of the city of Aberdeen, Chehalis county, Washington, and providing for the completion of the survey, plats and appraisement, for the sale of said lands, and the leasing of the harbor line area abutting upon such tide or shore lands, and declaring an emergency.

Be it enacted by the Legislature of the State of Washington:

Section 1. The Board of State Land Commissioners of the State of Washington are hereby authorized and required to complete the survey, plats and appraisement of the tide or shore lands embraced within the city limits of the city of Aberdeen, Chehalis county, Washington, and to file the said plats, and appraisement, on or before the first day of July, 1901, in the state land commissioner's office, and a copy thereof in the auditor's office of said Chehalis county.

Sec. 2. Immediately upon the filing of said plats, and appraisement, the said Board of State Land Commissioners shall give notice by publication in each newspaper published in said city of Aberdeen that said plats and appraisement are filed, which notice shall be published at least once in each week in each of said papers, for four consecutive weeks, which notice shall contain a further notice that said tide or shore lands are open for sale, according to law.